# IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	CASE NO. 12-06614-MCF
MARIA J. CARRION GUZMAN	CHAPTER 13
DEBTOR	·

### NOTICE OF FILING OF AMENDED CHAPTER 13 PLAN AND CERTIFICATE OF SERVICE

#### TO THE HONORABLE COURT:

COMES NOW, **MARIA J. CARRION GUZMAN** debtor in the above captioned case, through the undersigned attorney, and very respectfully states and prays:

- 1. Debtor is hereby submitting an amended Plan dated November 27, 2012, herewith and attached to this motion.
- 2. This amended chapter 13 Plan is filed to provide for the Lift of Stay in favor of Banco Popular de PR (account no. 0518).

I CERTIFY that on this same date a copy of this notice was sent by the Clerk of the Court using CM/ECF systems which will send notifications of such to the Chapter 13 Trustee; and also certify that I have mailed by United States Postal Service copy of this motion to the following non CM/ECF participants, debtor, Maria J. Carrion Guzman and to all creditors and parties in the above captioned case.

**RESPECTFULLY SUBMITTED**. In San Juan, Puerto Rico, this 27<sup>th</sup> day of November, 2012.

|s| Roberto Figueroa Carrasquillo

ROBERTO FIGUEROA CARRASQUILLO USDC #203614
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#### United States Bankruptcy Court District of Puerto Rico

IN	RE

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Case No. 3:12-bk-6614

CARRION	<b>GUZMAN</b>	, MARIA	JOVITA
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Chapter 13

Debtor(s)

#### **CHAPTER 13 PAYMENT PLAN**

- 1. The future earnings of the Debtor(s) are submitted to the supervision and control of the Trustee and the Debtor(s) shall make payments to the Trustee 🗹 directly  $\square$  by payroll deductions as hereinafter provided in the PAYMENT PLAN SCHEDULE.
- 2. The Trustee shall distribute the funds so received as hereinafter provided in the DISBURSEMENT SCHEDULE.

PLAN DATED:	☑ AMENDED PLAN DATED: 11/27/2012		
□ PRE □ POST-CONFIRMATION	Filed by: ☑ Debtor ☐ Trustee ☐ Other		
I. PAYMENT PLAN SCHEDULE	II. DISBURSEMENT SCHEDULE		
\$ 200.00 x 35 = \$ 7,000.00 \$ 400.00 x 18 = \$ 7,200.00 \$ 960.00 x 7 = \$ 6,720.00 \$ x = \$ \$ x = \$ \$ TOTAL: \$ 20,920.00 Additional Payments: \$ to be paid as a LUMP SUM within with proceeds to come from:	Creditors having secured claims will retain their liens and shall be paid as follows:  1. Trustee pays secured ARREARS:  Cr. BANCO POPULAR D Cr.		
□ Other:	Cr.       Cr.         #       #         \$       \$         4. ☑ Debtor SURRENDERS COLLATERAL to Lien Holder:         BANCO POPULAR D		
Periodic Payments to be made other than, and in addition to the above:  \$ x = \$	<ul> <li>5. ☐ Other:</li> <li>6. ☑ Debtor otherwise maintains regular payments directly to:</li> <li>AMERICAN AIRLINE: BANCO POPULAR D</li> </ul>		
PROPOSED BASE: \$ 20,920.00	C. PRIORITIES: The Trustee shall pay priorities in accordance with the law. 11 U.S.C. § 507 and § 1322(a)(2) D. UNSECURED CLAIMS: Plan □ Classifies ☑ Does not Classify Claims.		
III. ATTORNEY'S FEES (Treated as § 507 Priorities)	1. (a) Class A: ☐ Co-debtor Claims / ☐ Other: ☐ Paid 100% / ☐ Other:		
Outstanding balance as per Rule 2016(b) Fee Disclosure Statement: \$ 2,861.00	Cr. Cr. Cr. # # # # \$ \$ \$ \$ \$ 2. Unsecured Claims otherwise receive PRO-RATA disbursements.		
Signed: /s/ MARIA JOVITA CARRION GUZMAN Debtor	OTHER PROVISIONS: (Executory contracts; payment of interest to unsecureds, etc.) Priority: \$596.00 Debtor(s) consents to the LIFT of STAY in favor of Lien Holder: Banco Popular de PR (account: 0518). Plan to provide that Trustee will make no disbursements in favor of Banco Popular de PR (account: 0518), POC 5.  * "Tax refunds will be devoted each year, as periodic payments, to the plan's funding until plan completion. The plan shall be deemed modified by such amount, without the need of further Court order. The debtor(s) shall seek court's authorization prior any use of funds." Late filed claims filed by creditors will receive no distribution.  "Surrenders collateral": Shares/savings in any Cooperativa/Association/Bank. Debtor reserves the right to object claims after plan confirmation.		
Joint Debtor	Deptor reserves the right to object claims after plan commination.		

Attorney for Debtor R. Figueroa Carrasquillo Law Office

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